IN THE DESTATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DANIEL MANATT AND
GAREN MEGUERIAN

: **1**(: CIVIL ACTION 1163

Plaintiffs,

NO.

v.

UNITED STATES DEPARTMENT OF HOMELAND SECURITY,

and

UNITED STATES CITIZENSHIP AND IMMIGRATION SERVICES,

Defendants.

FILED

MAR 1 9 2019

KATE BARKMAN, Clerk By ______Dep. Clerk

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Plaintiffs Daniel Manatt and Garen Meguerian, by way of their Complaint against Defendants the Department of Homeland Security (DHS) and United States Citizenship and Immigration Services (USCIS), a component of DHS, hereby states:

INTRODUCTION

1. This action is brought under the Freedom of Information Act (FOIA), 5 U.S.C. §552, to compel the USCIS to produce records responsive to a FOIA request for records concerning the so-called "Zero-Tolerance Policy for Criminal Illegal Entry" (Zero-Tolerance Policy) announced by the Department of Justice on or about April 6, 2018.

JURISDICTION & VENUE

- 2. This Court has jurisdiction under 28 U.S.C. §1331 and 5 U.S.C. §552(a)(4)(B).
- 3. Venue lies in the United States District Court for the Eastern District of Pennsylvania under 5 U.S.C. §552(a)(4)(B) and 28 U.S.C. §1391(e)(1).

PARTIES

- 4. Plaintiff Daniel Manatt is an adult individual, an attorney and a documentary filmmaker residing in the Bethesda, Maryland.
- 5. Plaintiff Garen Meguerian is an adult individual and an attorney residing in Chester County, Pennsylvania within the jurisdictional limit of this Court.
 - 6. Plaintiffs submitted the FOIA request at issue.
- 7. Defendant DHS is an agency of the United States, and defendant USCIS is a component of defendant DHS; Defendants have possession of and control over the records sought by the Plaintiffs.

FACTUAL BACKGROUND

- 8. On or about October 9, 2018, Plaintiffs submitted a FOIA request to USCIS, seeking copies of certain communications pertaining to the Zero-Tolerance Policy.
 - 9. Specifically, Plaintiffs requested:
 - 1. Any and all records reflecting communications with Lee Francis Cissna concerning the so-called "Zero-Tolerance Policy for Criminal Illegal Entry" announced by the Department of Justice on or about April 6, 2018 (hereinafter "Zero-Tolerance Policy").
 - 2. Any and all records reflecting communications by and between USCIS Leadership and the Department of Justice concerning the Zero-Tolerance Policy.
 - 3. Any and all records reflecting communications by and between USCIS Leadership and the Trump Administration concerning the Zero-Tolerance Policy.
 - 4. Any and all records reflecting communications by and between USCIS Leadership concerning the anticipated detention of children as an anticipated result of the Zero-Tolerance Policy.
 - 5. Any and all records reflecting communications by and between USCIS Leadership concerning the anticipated separation of children from their parents as an anticipated result of the Zero-Tolerance Policy.

- 6. Any and all records reflecting any objections by USCIS Leadership to the implementation of the Zero-Tolerance Policy and/or the detention of children or the separation of children from their parents.
- 7. Any and all records reflecting communications at USCIS Leadership concerning the consistency or inconsistency of the Zero-Tolerance Policy with international law.
- 8. Any and all records reflecting communications by and between USCIS Leadership concerning the consistency or inconsistency of the Zero-Tolerance Policy with the laws and regulations of the United States.
- 9. Any and all records reflecting communications by and between USCIS Leadership concerning efforts to reunite children with parents, separated as a result of the Zero-Tolerance Policy.
- 10. Any and all records reflecting communications between USCIS Leadership and the US Health and Human Services Department / Office of Refugee Resettlement concerning the Zero-Tolerance Policy.
- 11. Any and all records concerning any justification(s) offered for the separation of children from their parents as a result of the Zero-Tolerance Policy.
- 12. Any and all records reflecting communications between USCIS Leadership and the Department of Homeland Security concerning the Zero-Tolerance Policy.
- 13. Any and all communication by and between USCIS Leadership and Stephen Miller, who serves as a senior advisor for policy for President Trump, concerning the Zero-Tolerance Policy, the detention of children, and/or the separation of children from their parents.
- 14. Any and all records reflecting communications between USCIS Leadership and the Customs and Border Patrol concerning the Zero-Tolerance Policy.
- 15. Any and all records reflecting communications between USCIS Leadership and the US Immigration and Customs Enforcement concerning the Zero-Tolerance Policy.
- 16. Any and all records reflecting communications between USCIS Leadership and the Department of Defense concerning the Zero-Tolerance Policy.
- 17. Any and all records reflecting communications between USCIS Leadership and any elected officials from the States of Texas, Arizona and California concerning the Zero-Tolerance Policy.
- 18. Any and all records reflecting communications between USCIS Leadership and any private contractors operating under the color of federal authority,

including but not limited to MVM, Southwest Key Programs and General Dynamics, concerning the Zero-Tolerance Policy.

- 19. Any and all communication by and between Lee Francis Cissna and Stephen Miller, who serves as a senior advisor for policy for President Trump, concerning immigration.
- 20. Any and all records reflecting communications between USCIS Leadership and the National Security Council concerning the Zero-Tolerance Policy.
- 21. Any and all records reflecting communications between USCIS Leadership and the Domestic Policy Council concerning the Zero-Tolerance Policy.
- 22. Any and all records reflecting an analysis of the anticipated or actual impact of the Zero Tolerance Policy on Flores Settlement Agreement.
- 23. Any and all records supporting or undermining the statement that "[f]amily groups are one of the most challenging populations to the integrity of the immigration enforcement system" made in the announcement to the Zero-Tolerance Policy.
- 24. Any and all records supporting or undermining the statement that "[DHS] continues to diligently pursue numerous pathways to address this flow [of immigrants] consistent with our laws, in coordination with federal interagency, departmental and foreign partners" made in the announcement to the Zero-Tolerance Policy.
- 25. Any and all records reflecting communications by and between USCIS Leadership concerning the consistency or inconsistency of the Zero-Tolerance Policy with the 8th Amendment to the Constitution of the United States.
- 26. Any and all records reflecting communications by and between USCIS Leadership concerning the consistency or inconsistency of the Zero-Tolerance Policy with the 14th Amendment to the Constitution of the United States and Title VII of the Civil Rights Act.
- 27. Any and all records reflecting communications by and between USCIS Leadership concerning the consistency or inconsistency of the Zero-Tolerance Policy with the Refugee Act of 1980.
- 28. Any and all records reflecting communications by and between USCIS Leadership concerning the consistency or inconsistency of the Zero-Tolerance Policy with the United Nations 1951 Convention and the 1967 Protocol.
- A true and correct copy of Plaintiffs' October 9, 2018 FOIA request is attached hereto as Exhibit "A".
 - 11. Plaintiffs included a request for a waiver of all fees in their FOIA request.

- 12. USCIS did not respond to or even acknowledge the FOIA request.
- 13. On December 20, 2018, Plaintiffs wrote to USCIS's FOIA Officer Jill Eggleston, enclosing another copy of the FOIA request, and demanding a response within the time permitted under 5 U.S.C. §552.
- 14. A true and correct copy of Plaintiffs' December 20, 2018 correspondence is attached hereto as Exhibit "B".
- 15. On or about January 2, 2019, an individual purporting to be from USCIS called Plaintiff Meguerian to state that USCIS was working to compile the responsive records.
- 16. Nearly six months have passed since USCIS received Plaintiffs' FOIA request, and USCIS has neither made a final determination nor produced any records in response to Plaintiffs' request.

COUNT I FOIA – Failure to Disclose Responsive Records

- 17. Plaintiffs incorporate the preceding paragraphs of their complaint as though fully set forth herein at length.
- 18. Under 5 U.S.C. §552(a)(6)(C)(i), Plaintiffs have exhausted all administrative remedies with respect to their October 9, 2017 FOIA request.
- 19. Plaintiffs have a statutory right under FOIA, 5 U.S.C. §552(a)(3)(A), to the records they requested and there is no legal basis for Defendants' failure to disclose them.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs request that this Court:

- A. Declare that Defendants' withholding of the requested records is unlawful;
- B. Order Defendants to make the requested records available to Plaintiffs at no cost and without delay;

- C. Award Plaintiffs their costs and reasonable attorneys' fees pursuant to 5 U.S.C. §552(a)(4)(E); and
- D. Grant such other and further relief as this Court may deem just and proper.

GAREN MEGUERIAN, ATTORNEY AT LAW, LLC

March 18, 2019

By: Garen Meguerian Esquire

PA ID No. 78588

21 Industrial Boulevard, Suite 201

Paoli, Pennsylvania, 19301

gm@garenmlaw.com

(610) 590-2176

Attorney for Plaintiffs

INTIL COVER SHEET

In the filter replace nor supplement the filing and service of pleadings or other papers as required by law lindigial Conference of the United States in September 1974, is required for the use of the Clerk of Court The JS 44 civil cover sheet and the information contained here provided by local rules of court. This form approved the contained here.

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(c) Attorneys (Firm Name A Garen Meguerian, Attorne 21 Industrial Blvd, Suite 2 Paoli, PA 19301	ey at Law, LLC	7)		Attorneys Af Known	n)				
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TERN DISTRICT OF PENNSYLVANIA

DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff _	Daniel Manatt, 440 Highland Ave Bethesda, MD 20814 / Garen Meguerian, 129 Magnolia Dr., Phoenixville, PA 19460							
Address of Defendant:	USDHS, 301 7th St. SW, Washington, DC 20528 / USCIS, 20 Massachusetts Ave NW, Washington, DC 20529							
Place of Accident, Incide	ent or Transaction:	Pennsylvania / DC						
RELATED CASE, IF ANY								
Case Number	N/A Judg	e		Date Terminated				
	ted when Yes is answered to any			_				
l Is this case related to previously terminated	I Is this case related to property included in an earlier numbered suit pending or within one year Yes No previously terminated action in this court?							
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	Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action of this court?							
4 Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights Yes No No								
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ARBITRATION CERTIFICATION (The effect of this certification is to remove the case from eligibility for arbitration)								
ւ _ Garen Me	oguerien	of record or pro se plaintiff		,				
	Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000 00 exclusive of interest and costs							
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IN THE PASSED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

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3/17/19 Date	Garen Megueri Attorney-at		Plaintiffs Manatt & Me Attorney for	guerian
610.590.2176	480.247.5804		gm@garenmlaw.com	1
Telephone	FAX Numb	oer	E-Mail Address	

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